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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/101,833	01/29/1999	YASUJI HIRAMATSU	PM255101	1115
22850	7590 06/08/2006		EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			EVANS, GEOFFREY S	
	940 DUKE STREET LEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER
			1725	
			DATE MAILED: 06/08/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/101,833	HIRAMATSU, YASUJI			
Office Action Summary	Examiner	Art Unit			
	Geoffrey S. Evans	1725			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address -			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI	I. nely filed the mailing date of this communication.			
Status					
1)⊠ Responsive to communication(s) filed on <u>06 M</u>	larch 2006.				
	_ _				
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of Claims					
 4) Claim(s) 1-5,7-11,26 and 27 is/are pending in the day of the above claim(s) is/are withdraw 5) Claim(s) 5,7,10,11,26 and 27 is/are allowed. 6) Claim(s) 1-5,8 and 9 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o 	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Education of the Education of the drawing of the drawing (s) is objected if the drawing (s) is objected in the drawing of the	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) ☒ Acknowledgment is made of a claim for foreign a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. ☒ Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been received u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>20060306</u>. 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)			

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DETAILED ACTION

1. This office action is in response to the request for continued examination (RCE) of 6 March 2006.

- 2. Claims 8/6, 9/8/6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Please note that claim 6 has been cancelled.

 Please amend claim 8 to no longer depend upon claim 6. Claim 9/8/6 is indefinite solely because it depends upon claim 8.
- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nakatani et al. in U.S. Patent No. 5,811,574 in view of Oku in Japan Patent No. 2-170,595.

 Nakatani et al. discloses a laser drilling apparatus (e.g. see column 1,lines 10-11) for a multilayered printed wiring board comprising a laser source (element 11), a scanning head (element 14), a camera (element 82, see column 15,lines 35-37), a computer (element 9, see column 13,lines 55-63) that must have a memory to store information regarding the alignment mark (see column 8,lines 11-16) used to align the workpiece by moving the workpiece on the table. Nakatani et al. does not disclose having the positioning mark covered. Oku teaches a positioning mark (element 16, see figure 1)

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inside a multilayer printed board and using an X-ray ITV camera to locate its position. It would have been obvious to adapt Nakatani et al. in view of Oku to provide this to physically protect the positioning.

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- 5. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakatani et al. in U.S. Patent No. 5,811,574 in view of Japan Utility model 3-50,372, published 16 May 1991. Japan Utility model 3-50372 teaches having the recognition (positioning) mark in insulating material of a resin (i.e. epoxy plastic) and making the circuit pattern and the recognition (positioning) mark out of copper and simultaneous creation of these elements. It would have been obvious to adapt Nakatani et al. in view of Japan Utility model 3-50,372 to provide this to reduce the cost and time for creating a recognition (positioning) mark and to have an insulating layer over the recognition (positioning) mark to protect the positioning mark from accidental physical damage.
- 6. Claims 1 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kumar in U.S. Patent No. 5,227,013 in view of Koide et al. in U.S. Patent No. 5,670,067 and either Oku in Japan Patent No. 2-170,595 and Japan Utility model 3-50,372, published 16 May 1991. Kumar discloses a method of laser drilling via holes (see column 5, lines 46-500 in a multilevel printed wiring board. Kumar does not disclose a method of properly aligning the apparatus using a covered alignment mark in the wiring board and using a computer with an associated camera to align the apparatus. Koide et al. teaches forming an alignment mark (see column 4,lines 24—31), using a camera to identify the location of the mark, and using a computer to control an XY table and optical elements so that a laser beam illuminates a desired spot on the workpiece. Oku

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damage.

teaches a positioning mark (element 16, see figure 1) inside a multilayer printed board and using an X-ray ITV camera to locate its position. Alternatively, Japan Utility model 3-50372 teaches having the recognition (positioning) mark in insulating material of a resin (i.e. epoxy plastic). It would have been obvious to adapt Kumar in view of Koide et al. and either Oku or Japan Utility model patent 3-50,372 to provide this to properly align a multilayered wiring board for via processing and to protect the positioning mark from

- 7. Claims 5,7,10,11,26,27 are allowed.
- 8. Claims 8 and 9 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Geoffrey S Evans whose telephone number is (571)-272-1174. The examiner can normally be reached on Mon-Fri 6:30AM to 4:00 PM, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pat Ryan can be reached on (571)-272-1292. The fax phone number for the organization where this application or proceeding is assigned is (571)-273-8300.

GSE

Geoffrey Ś. Evans Primary Examiner Group 1700